DONALD R. ANTONELLI MÉLVIN KRAUS WILLIAM I. SOLOMON' GREGORY E. MONTONE RONALD J. SHORE DONALD E. STOUT ALAN E. SCHIAVELLI JAMES N. DRESSER CARL I. BRUNDIDGE' PAUL J. SKWIERAWSKI' ROBERT M. BAUER KUNG H. BUI' ALFRED A. STADNICKI'

*ADMITTED OTHER THAN VA

LAW OFFICES

ANTONELLI, TERRY, STOUT & KRAUS, LLP

SUITE 1800 1300 NORTH SEVENTEENTH STREET ARLINGTON, VIRGINIA 22209

> TELEPHONE (703) 312-6600 FACSIMILE (703) 312-6668 email@antonelli.com

OF COUNSEL DAVID T. TERRY HAROLD A. WILLIAMSON

RANDALL S. SVIHLA GEORGE N. STEVENS* FREDERICK D. BAILEY DAVID C. OREN RALPH T. WEBB* PAUL W. BOBOWIEC* STERLING W. CHANDLER*

> PATENT AGENT LARRY N. ANAGNOS

VIA FACSIMILE - 03 PAGES (Including This Cover)

Honorable Assistant Commissioner for Patents Washington, D.C. 20231 Attention: A. Mengistu, Group Art Unit 2673 Group 2600 Before Final Facsimile No. 703-872-9314

Re:

Masayuki TANI et al., Serial No. 09/845,838

Attorney Docket No. 500.31754CX2

TRANSMITTAL OF REQUEST FOR CORRECTED OA/RESTART OF PERIOD

Sir:

In response to the first Office Action mailed 8 March 2002, Applicant hereby submits the attached paper "REQUEST FOR CORRECTED OFFICE ACTION AND RESTART OF PERIOD FOR RESPONSE IN CORRECTED ACTION" (2 pages) for **FORMAL** filling in connection with the above-identified U.S. patent application.

CERTIFICATE OF TRANSMISSION:

I hereby certify that the attached "REQUEST FOR CORRECTED OFFICE ACTION AND RESTART OF PERIOD FOR RESPONSE IN CORRECTED ACTION" (2 pages) is being <u>formally filed</u> in the USPTO via the Group 2600 Before Final Facsimile No.

703-872-9314 on 25 March 2002.

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Official

Docket No. 500.31754CX2 3-269

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Masayuki TANI et al.

Serial No.:

09/845,838

Filed:

1 May 2001

For:

VIDEO OR INFORMATION PROCESSING METHOD AND

PROCESSING APPARATUS, AND MONITORING METHOD AND

MONITORING APPARATUS USING THE SAME

Art Unit:

2673

Examiner:

A. Mengistu

REQUEST FOR CORRECTED OFFICE ACTION AND RESTART OF PERIOD FOR RESPONSE IN CORRECTED ACTION

Assistant Commissioner for Patents Washington, D.C. 20231

25 March 2002

Sir:

Applicant has received a first Office Action mailed 8 March 2002 in connection with the above-identified application.

Applicant respectfully submits that the 8 March 2002 Office Action is defective under MPEP \$\$707.05 and 707.07 for the following reasons.

In the Office Action, three (3) Forms PTO-1449 listing the art cited in two Information Disclosure Statements timely filed by Applicant in this case have been returned, and all of the references have been initialed to indicate their consideration. However, the 8 March Action rejects the claims pending in this case based on references not cited by Applicant. Moreover, no Form PTO-892 is included with the Office Action, nor copies of any of the references mentioned in the text of the Detailed Action, so there is no way for Applicant to determine, due to what appear to be grammatical errors in the body of the Detailed Action, if there also are further

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TANI et al., Serial No. 09/845,838

Docket No. 500.31754CX2

references intended to be cited in the 8 March Action but not set forth in the text of the Detailed Action. For example, at line 2 on page 2 of the 8 March Detailed Action, claims are rejected in view of "Morgan (4,992,866)" (no country code given). However, the second line of Item 3 on page 3 reads, "Morgan et al [sic.] in view of and Lang [sic.]...." There is no "et al." designation of "Morgan" on page 2 as there is on page 3, so as far as Applicant knows, there might be two references to Morgan intended to be cited in the Office Action, a not uncommon occurrence, and the word "and" appearing in front of "Lang" lends itself to speculation as to whether a third reference was intended to be added to the combination of the rejection.

Lastly, because no Form PTO-892 was delivered with the 8 March Action,

Applicant has no way of ascertaining all of the art cited by the Examiner in this case.

For the reasons set forth above, Applicant respectfully requests that a corrected Office Action be mailed with a complete copy of all references of record, and such corrected Office Action restart the period for response thereto.

This Request is timely filed within one (1) month of the mailing date of the Office Action for which correction is requested.

No Petition or fee is required for the filing of this Request.

Respectfully submitted,

Paul J. Skwierawski, Registration No. 32,173 ANTONELLI, TERRY, STOUT & KRAUS, LLP

1300 North Seventeenth Street, Suite 1800

Arlington, VA 22209 Direct Dial 703-312-6636

Facsimile 703-312-6666